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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/627,886	07/24/2003	Robert R. Schmidt	UF-155CD3	5539
23557 7590 10/29/2007 SALIWANCHIK LLOYD & SALIWANCHIK A PROFESSIONAL ASSOCIATION PO BOX 142950 GAINESVILLE, FL 32614-2950			EXAMINER	
			KUBELIK, ANNE R	
			ART UNIT	PAPER NUMBER
			1638	
			MAIL DATE	DELIVERY MODE
			10/29/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
*	10/627,886	SCHMIDT ET AL.			
Office Action Summary	Examiner	Art Unit			
	Anne R. Kubelik	1638			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION B6(a). In no event, however, may a reply be tiruly apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status					
 Responsive to communication(s) filed on <u>20 August 2007</u>. This action is FINAL. 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i>, 1935 C.D. 11, 453 O.G. 213. 					
Disposition of Claims					
4) Claim(s) 1-28 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-5,8-10 and 12-26 is/are rejected. 7) Claim(s) 6,7,11,27 and 28 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the confidence of Replacement drawing sheet(s) including the correction in the confidence of	epted or b) objected to by the drawing(s) be held in abeyance. Second is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary				
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Do 5) Notice of Informal P 6) Other:				

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DETAILED ACTION

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 20 August 2007 has been entered.

- 2. Claims 1-28 are pending.
- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4. The rejection of claims 1-3, 5, 8, 10, 12-14, 16, 18-22 and 26-28 under 35 U.S.C. 103(a) as being unpatentable over Coruzzi et al (US Patent 6,107,547, filed October 1994) is withdrawn in light of the Declaration of Drs. Schmidt and Miller, all filed 29 November 2006 and the submission of unredacted copies of the grant proposals discussed in that Declaration.
- 5. The rejection of claims 1-5, 8-10 and 12-28 under 35 U.S.C. 103(a) as being unpatentable over Coruzzi et al (US Patent 6,107,547, filed October 1994) in view of Long et al (1994, Plant Physiol. 105:115) is withdrawn in light of the Declaration of Drs. Schmidt and Miller, all filed 29 November 2006 and the submission of unredacted copies of the grant proposals discussed in that Declaration.

Claim Rejections - 35 USC § 102

6. Claims 1-5 and 8-10 are rejected under 35 U.S.C. 102(b) as being anticipated by Long et al (1994, Plant Physiol. 105:115). The rejection is repeated for the reasons of record as set forth

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in the Office action mailed 26 May 2006. Applicant's arguments filed 29 November 2006 have been fully considered but they are not persuasive.

Long et al teach a method of increasing nitrogen metabolism in plant cells by transformation with a construct encoding a bacterial glutamate dehydrogenase, which would inherently increase the assimilation of inorganic nitrogen (in the form of ammonium) into organic nitrogen. The GDH is operably linked to a chloroplast transit peptide and the construct comprises a polyadenylation sequence. The coding sequence has been altered to use plant-favored codons. The transformed cells would inherently have increased biomass or carbon/nitrogen levels.

Applicant urges that the reference is not enabling because it provides no expectation of success and no details are provided - no DNA sequence information, no source plasmid, no restriction enzyme cleavage, no transformation methods (response pg 2).

This is not found persuasive. The reference provides every expectation of success. In the communication filed 19 December 2001 in the of the instant parent application 09.070,844, Applicant asserted that bacterial GDH sequences were known as early as 1983 and submitted an extensive list of known sequences in GENBANK. Basic cloning techniques, transformation methods, polyadenylation sites, transit peptides, etc were well-known in the art - see, for example, all the references dating from the 1980's cited in the instant specification, in the paragraph spanning pg 14-15. What is well-known in the art need not be taught. It is noted, however, that Applicant claims a plant transformed with a nucleic acid encoding a bacterial GDH, but the specification does not teach the sequence of a bacterial enzyme - is Applicant also

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arguing that their invention is not enabled? Plant targeting sequences are well-known, as is plant codon optimization.

Applicant urges that there is no proof that any transgenic plant or plant cell was obtained (response pg 2).

This is not found persuasive because Long teaches the claimed method, thus, a transgenic plant cell was obtained.

Applicant urges that Long does not tell in what way nitrogen metabolism was altered (response pg 2).

This is not found persuasive because nitrogen metabolism would be inherently altered by the method. The claims are drawn to either increasing or decreasing nitrogen metabolism.

Long's process would inherently modify nitrogen metabolism. The instant specification shows that observable effects would be obtained.

Applicant urges that no guidance is provided as to what alterations were made (response pg 2-3).

This is not found persuasive because the 3' non-coding region has been altered to ensure appropriate polyadenylation, and codons have been altered to those known in the art to not inhibit expression in plants.

Applicant urges that to be anticipatory, a reference must be enabling; no starting materials are disclosed here (response pg 3).

This is not found persuasive because the starting materials and method steps were well-known in the art.

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Claim Rejections - 35 USC § 103

7. Claims 1-5, 8-10 and 12-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Long et al (1994, Plant Physiol. 105:115). The rejection is repeated for the reasons of record as set forth in the Office action mailed 26 May 2006. Applicant's arguments filed 29 November 2006 have been fully considered but they are not persuasive.

The claims are drawn to a method of increasing or decreasing nitrogen metabolism in a plant by transformation of a gene encoding GDH.

Long et al disclose a method of increasing or decreasing nitrogen metabolism in plant cells by transformation of a gene encoding GDH, as discussed above. Long et al do not disclose regeneration of those cells into whole plants.

At the time the invention was made, it would have been obvious to one of ordinary skill in the art to modify the method of increasing or decreasing nitrogen metabolism in plant cells by transformation of a gene encoding GDH as taught by Long et al, to regenerate those cells into plants. One of ordinary skill in the art would have been motivated to do so to evaluate the performance of the plants in the field. One of ordinary skill in the art would also have been motivated to transform the DNA into economically important dicots like tobacco or Brassica and economically important monocots like Zea mays, as altering nitrogen metabolism in a plant would altyer the plant's yield. One of ordinary skill would have been motivated to use a constitutive promoter like 35S, as this is the most commonly used promoter in plant transformation.

Applicant urges that Long only provides a suggestion to experiment and lacks specifics, is not enabling and an expectation of success (response pg 3).

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This is not found persuasive. Plant transformation and the starting materials were well-known in the art, as discussed above. Only a reasonable expectation of success is required for determinations of obviousness, as taught in *In re O'Farrell*, 7 USPQ 2d 1673, 1681 (Fed. Cir. 1988). Applicant presented no arguments as to why one would not expect success from Long's teachings, and cannot, given the effects Applicant obtained.

Claim Rejections - 35 USC § 102 / § 103

8. Claims 1, 3-5, 8, 10, 21 and 25 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Gupta et al (1982, Mol. Gen. Genet. 188:378-383) taken with the evidence of the instant specification.

Gupta et al teach transformation of cells from tobacco mutant *cnx-68* with DNA from *Physalis minima* or *Datura innoxia* (pg 379, left column, paragraphs 4-5); the resulting transformants were able to grow on nitrate as the only nitrogen source, thus increasing their assimilation of inorganic nitrogen into organic nitrogen (paragraph spanning ph 379-380). The total nitrogen level was increased in the transformants compared to nontransformants, because they grew.

The DNAs transformed into the *cnx-68* cells was not disclosed, but the normal levels of NADP-dependent glutamate dehydrogenase in the transformants, compared to absence of the enzyme in the mutant (pg 381, right column, paragraph 2) indicates that DNA encoding either the alpha or beta submit of NADP-dependent glutamate dehydrogenase was transformed into the cells. The instant specification teaches that NADP-dependent glutamate dehydrogenases are nuclear encoded chloroplast targeted enzymes (pg 2, lines 15-22); thus, a nucleic acid encoding

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a chloroplast transit peptide was operably linked to the DNA encoding the NADP-dependent glutamate dehydrogenase. The DNA would also have been operably linked to a plant polyadenylation signal and transcription initiation and termination regions functional in plant cells, or it would not have been expressed.

9. Claims 6-7, 11 and 27-28 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

- 10. No claim is allowed.
- 11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anne R. Kubelik, whose telephone number is (571) 272-0801. The examiner can normally be reached Monday through Friday, 8:30 am 5:00 pm.
- 12. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anne Marie Grunberg, can be reached at (571) 272-0975.
- 13. The central fax number for official correspondence is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to (571) 272-0547.

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Anne Kubelik, Ph.D. October 24, 2007

/Anne Kubelik/ Primary Examiner